

services. I very much respect and commend the Joint Chiefs for the good-faith effort they have made through this whole endeavor. And I thank General Powell, the Joint Chiefs, and the Commandant of the Coast Guard for joining me here today and for their support of this policy.

I would also like to thank those who lobbied aggressively in behalf of changing the policy, including Congressman Barney Frank; Congressman Gerry Studds; and the Campaign for Military Service, who worked with us and who clearly will not agree with every aspect of the policy announced today, but who should take some solace in knowing that their efforts have helped to produce a strong advance for the cause they seek to serve.

I must now look to General Powell, to the Joint Chiefs, to all the other leaders in our military to carry out this policy through effective training and leadership. Every officer will be expected to exert the necessary effort to make this policy work. That has been the key every time the military has successfully addressed a new challenge, and it will be key in this effort, too.

Our military is a conservative institution, and I say that in the very best sense, for its purpose is to conserve the fighting spirit of our troops, to conserve the resources and the capacity of our troops, to conserve the military lessons acquired during our Nation's existence, to conserve our very security, and yes, to conserve the liberties of the American people. Because it is a conservative institution, it is right for the military to be wary of sudden changes. Because it is an institution that embodies the best of America and must reflect the society in which it operates, it is also right for the military to make changes when the time for change is at hand.

I strongly believe that our military, like our society, needs the talents of every person who wants to make a contribution and who is ready to live by the rules. That is the heart of the policy that I have announced today. I hope in your heart you will find the will and the desire to support it and to lead our military in incorporating it into our Nation's great asset and the world's best fighting force.

Thank you very much.

NOTE: The President spoke at 2:36 p.m. at the National Defense University at Fort McNair.

Remarks on the Dismissal of FBI Director William Sessions and an Exchange With Reporters

July 19, 1993

The President. Good afternoon. In recent months, serious questions have been raised about the conduct and the leadership of the Director of the FBI William Sessions. Among other matters, the Department's Office of Professional Responsibility has issued a report on certain conduct by the Director. I asked the Attorney General, Janet Reno, to assess the Director's tenure and the proper response to the turmoil now in the Bureau. After a thorough review by the Attorney General of Mr. Sessions' leadership of the FBI, she has reported to me in no uncertain terms that he can no longer effectively lead the Bureau and law enforcement community.

I had hoped very much that this matter could be resolved within the Justice Department. The Attorney General met with Judge Sessions over the weekend and asked him to resign, but he refused. In accord with the recommendation of the Attorney General, with which I fully agree, I called Director Sessions a few moments ago and informed him that I was dismissing him, effective immediately, as the Director of the FBI.

We cannot have a leadership vacuum at an agency as important to the United States as the FBI. It is time that this difficult chapter in the Agency's history is brought to a close. The FBI is the Nation's premier investigative and enforcement agency. Law-abiding citizens rely on the FBI to handle a wide array of complex and sensitive matters, to protect our shores against terrorism, our neighborhoods against the scourge of drugs and guns, our public life against white-collar crime, corruption, and crimes of violence. The Agency's brilliant detective work in the wake of the World Trade Center bombing has shown even in a time of difficulty the men and women on the street and in the labs have continued to give their country their best. With a change in management in

the FBI, we can now give the crimefighters the leadership they deserve.

Tomorrow, I expect to make an announcement about my nominee to be the next Director of the FBI. In the meanwhile, the Attorney General and I have asked Floyd Clark to serve as Acting Director of the Bureau.

Q. Mr. President, are you—what did he do wrong? And are you confident that there was not an internal vendetta against Judge Sessions because he wanted to broaden the look of the FBI, take in more Hispanics, blacks, and women?

The President. Well, let me answer the second question first. I think that will be remembered as the best thing about his tenure. And he deserves the support and thanks of the American people for trying to broaden the membership of the FBI to make it look more like America and to follow the lead of some other agencies and the United States military.

Now, but beyond that, if you read the report of the Office of Professional Responsibility and you do what the Attorney General did, if you look at that and all of the other circumstances and you assess the capacity of the present Director to lead or the incapacity of the Director to lead, she reached the judgment, which she communicated to me, that he ought to resign. And I fully agreed with that judgment. There are lots of reasons for it.

Q. Mr. President, do you think that this will in any way create the impression that the FBI is being politicized and hurt the longstanding tradition that the FBI not be subject to political pressure?

The President. Absolutely not. As a matter of fact, that's one of the reasons we have taken the amount of time that we have. The Attorney General, when she took office, was asked by me to review this matter. Both of us agreed that in the normal course of events, the Director of the FBI should not be changed just because administrations changed. Even when, perhaps even especially when, there's a change of political party in the White House. So the Attorney General was very deliberate, very thorough in this, and I think has gone out of her way to avoid the appearance of political impropriety.

Gays in the Military

Q. Mr. President, won't your new policy on homosexuals in the military require gays in the military to stay in the closet? And do you hope that the courts will take this policy further?

The President. No, it will not necessarily require them to stay in the closet. The policy as written gives people a limited right, obviously, to express their sexual orientation. But if they do so, they are at risk of having to demonstrate in some credible way that they are observing the rules of conduct applied in the military service. That is much more than they had before.

Over and above that, the investigative rules, which are part of the policy, go far beyond anything that was written in law before in terms of respecting the privacy and associational rights of homosexuals in the military service and others, and nonhomosexuals, heterosexuals, in the military.

Q. Mr. President, you said in your speech that you thought you had done what was right. You had earlier said that what was right was lifting the ban. How did you reach the decision not to stick with your guns, go ahead, lift the ban, take the heat? This is going to be decided in the courts anyway. Why not stand by your principles?

The President. First of all, I think I did stand by my principles. Under this policy, a person can say, "I am a homosexual, but I am going to strictly adhere to the Code of Conduct." If you go back through every statement I have made, I never said that I would be in favor of changing any of the rules of conduct. I said I did not agree with the whole policy. The only part of this policy with which I do not agree is that the rebuttable presumption, in effect, puts the burden on the service member to demonstrate credibly that he or she understands the rules of conduct and is going to adhere to them. That is the only part of it with which I do not agree.

On the investigative rules governing conduct, there is more protection for privacy rights and for associational rights than I ever discussed in the campaign, than I have ever discussed as President. And it is a significant change, significant in the policy operations

of the United States military. So from the point of view of homosexuals who wish to serve honorably, I think it was a substantial advance. That's one answer.

The second point is, I think it is very important for the President, whenever possible, to work with the military services who will have to carry out the policy in a way that maintains the kind of cooperation manifested today. I think all of you who know anything about this issue know that the Joint Chiefs moved a very long way from where they were today, compared to where they were when I first met with them after I became President.

The third issue—there's one last issue—the third issue is that had I done that, that position would have faced certain swift and immediate defeat in the United States Congress because of the opposition of the Joint Chiefs, which they are by law required to give if asked in congressional testimony.

Q. Do you have a sense now that Senator Nunn will not bring about that result by virtue of what he tries to enact? Have you talked to him?

The President. Well, I hope he doesn't. We have been in regular contact with him. Since I basically was not involved in the negotiations of the policy until just a couple of days ago, the Secretary of Defense, at my instruction, was in regular and almost constant contact with Senator Nunn and with some others. And I hope very much that he won't.

There were some changes, a few minor changes and one that was important to me, made in the last few days at my suggestion. But the Joint Chiefs signed off on them. It seems to me that their judgment, given the fact that they were all opposed to the changes which we are now making—they've worked through these things; they've looked at the legal, at the practical, at the factual situations that we face—it seems to me that their judgment ought to count for a great deal and that we should not get in the business of legislating every personnel policy. I would hope that Senator Nunn would support this policy.

One more.

Q. Mr. President, how does what people do in private, whether they're gay or straight, have any bearing on their fitness to serve in the military?

The President. Well, you know that I don't believe it does, but today—now, wait a minute, go back and read the policy. Read the policy. Today the Joint Chiefs took the position that any violation of the Code of Conduct must be applied in an even-handed way as it reflects heterosexuals and homosexuals. And you have to go back and read the whole Military Code to understand the significance of that, but it is quite a significant statement by them.

Thank you very much.

FBI Director

Q. One for the Attorney General?

Q. Attorney General Reno, there have been sort of two tracks in terms of the allegations against the FBI Director: one, the ethical problems that were in the original report that was carried over from the Bush administration. The other is that in the months since, he has lost the confidence of his Agency and, therefore, the ability to do his job effectively. For which of those two things is he being dismissed?

[At this point, Attorney General Reno read the letter she sent to the President recommending the dismissal of Mr. Sessions.]

Q. Mr. President——

Q. Does that mean it was both?

Q. Mr. President——

Q. Let me follow up for just a second, Sarah [Sarah McClendon, McClendon News Service]. Did you find that he did violate any laws or Government regulations as charged in the original report? And where did that fall in terms of the confidence that members——

Attorney General Reno. I concluded that, based on the report and the responses to the report, that the Director had exhibited a serious deficiency in judgment regarding matters in the report.

Q. Mr. President, we have seen here an Agency maneuvering the White House, the press, the public, and getting their own head of the Agency that they want. We have seen them push out a man here, and let me tell you—don't you think it's about time to protect American people from any actions, operations of the FBI, that we should write a

charter for them in Congress? They only exist by an Executive order which Teddy Roosevelt wrote in 1908.

The President. Well, I don't agree with the characterization you made of what has occurred. So I can't comment on it. I flat disagree.

Q. Would you look into that, because you obviously have not looked into that?

The President. No, I just disagree.

NOTE: The President spoke at 4:15 p.m. in the Briefing Room at the White House.

Exchange With Reporters Prior to a Meeting With Congressional Leaders July 19, 1993

Q. Mr. President, have you given up on a utility tax, and how much of an increase would you take on a gas tax? And besides that——

The President. Well, I'm just sitting here meeting with the chairmen, and I'm going to also, you know, keep working through this with the conferees. And we're going to see what we can do. But we're just beginning our conversations, so I can't answer those questions.

Q. Sir, what qualifications will the new FBI Director have?

The President. Good ones.

NOTE: The exchange began at 5:06 p.m. in the Oval Office at the White House. A tape was not available for verification of the content of this exchange.

Executive Order 12855— Amendment to Executive Order 12852

July 19, 1993

By the authority vested in me as President by the Constitution and the laws of the United States of America, including section 301 of title 3, United States Code, and in order to amend Executive Order No. 12852, it is hereby ordered that Executive Order No. 12852 is amended by deleting the text of Sec-

tion 3(d) of that order and inserting in lieu thereof the following text: "The Department of the Interior shall, on a reimbursable basis, provide such administrative services for the Council as may be required" and by deleting the words "Office of Administration in the Executive Office of the President" in Section 4 of that order and inserting the "Department of the Interior" in lieu thereof.

William J. Clinton

The White House,
July 19, 1993.

[Filed with the Office of the Federal Register, 11:39 a.m., July 20, 1993]

NOTE: This Executive order was published in the *Federal Register* on July 21.

Memorandum on the Delegation of Authority Regarding Assistance to Africa

July 19, 1993

*Memorandum for the Administrator of the
Agency for International Development*

Subject: Delegation of Authority Regarding
the Horn of Africa Recovery and Food
Security Act Reporting Requirement

By virtue of the authority vested in me by the Constitution and laws of the United States of America, including section 9 of the Horn of Africa Recovery and Food Security Act, Public Law 102-274, I hereby delegate to the Administrator of the Agency for International Development (AID) the functions vested in me by section 9 of that Act.

The Administrator of AID is authorized and directed to publish this memorandum in the *Federal Register*.

William J. Clinton